United Stat	TES DISTRICT	COURT "S. DISTRICT COURT
	for the District of UTAH	
	Division	DISTRICT OF UTAH
) Case No.	2:16-CV-01238-DBP
LHF PRODUCTIONS, INC.,)	(to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.))) Jury Trial:	(check one) Yes No
-V-)	
)	
DOES 1-28)	
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.))	

THE DEFENDANT'S ANSWER TO THE COMPLAINT

I. The Parties Filing This Answer to the Complaint

Provide the information below for each defendant filing this answer or other response to the allegations in the plaintiff's complaint. Attach additional pages if needed.

Name	SANDRA CARDENAS
Street Address	2757 SOUTH 300 EAST APT 9
City and County	SOUTH SALT LAKE CITY
State and Zip Code	UT
Telephone Number	84115
E-mail Address	n/a

II. The Answer and Defenses to the Complaint

A. Answering the Claims for Relief

On a separate page or pages, write a short and plain statement of the answer to the allegations in the complaint. Number the paragraphs. The answer should correspond to each paragraph in the complaint, with paragraph 1 of the answer corresponding to paragraph 1 of the complaint, etc. For each paragraph in the complaint, state whether: the defendant admits the allegations in that paragraph; denies the allegations; lacks sufficient knowledge to admit or deny the allegations; or admits certain allegations but denies, or lacks sufficient knowledge to admit or deny, the rest.

В.	Presenting	Defenses	to the	Claims	for	Relief
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Write a short and plain statement identifying the defenses to the claims, using one or more of the following alternatives that apply.

1	The court does not have subject—matter jurisdiction over the claims because (briefly explain why there is no federal—question jurisdiction or diversity—of—citizenship jurisdiction; see the complaint form for n information)
	The court does not have personal jurisdiction over the defendant because (briefly explain)
	The venue where the court is located is improper for this case because (briefly explain)
	The defendant was served but the process—the form of the summons—was insufficient becaus (briefly explain)
	The manner of serving the defendant with the summons and complaint was insufficient beca (briefly explain)
	The complaint fails to state a claim upon which relief can be granted because (briefly explain we the facts alleged, even if true, are not enough to show the plaintiff's right to recover)
	Another party (name) needs to be joined (added) in the case. The reason is (briefly explain why joining another party is required)

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		a.	If the basis for subject—matter jurisdiction is diversity of citizenshi adding the other party:	ip, state the effect of
			The other party is a citizen of the State of (name)	
			Or is a citizen of (foreign nation)	
			damages sought from this other party is (specify the amount)	
		b.	If the claim by this other party is based on an alleged violation of a constitutional or statutory right, state the basis:	a federal
C.			firmative Defenses to the Claims for Relief	t to avoid liability for
	one or avoida	more o	firmative defense or avoidance that provides a basis for the defendan of the plaintiff's claims even if the basis for the claim is met. Any aff ast be identified in the answer. Include any of the following that apply ay apply.	irmative defense or
	The p	laintiff	s claim for (specify the claim)	
	is bar	red by	(identify one or more of the following that apply):	
	15 041	•		
	1.	Acco	ord and satisfaction (briefly explain)	
	2.	Arbi	tration and award (briefly explain)	
	3.	Assı	umption of risk (briefly explain)	
	4.	Con	tributory or comparative negligence of the plaintiff (briefly explain)	
	5	Due	PSS (hriothy aynlain)	

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	6.	Estoppel (briefly explain)
	7.	Failure of consideration (briefly explain)
	8.	Fraud (briefly explain)
	9.	Illegality (briefly explain)
	10.	Injury by fellow employee (briefly explain)
	11.	Laches (Delay) (briefly explain)
	12.	License (briefly explain)
	13.	Payment (briefly explain)
	14.	Release (briefly explain)
	15.	Res judicata (briefly explain)

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	16.	Statute of frauds (briefly explain)
	17.	Statute of limitations (briefly explain)
	18.	Waiver (briefly explain)
	19.	Other (briefly explain)
D.	For e the fa or oth what place numb	rting Claims Against the Plaintiff (Counterclaim) or Against Another Defendant ss—Claim) sither a counterclaim against the plaintiff or a cross—claim against another defendant, state briefly acts showing why the defendant asserting the counterclaim or cross—claim is entitled to the damages her relief sought. Do not make legal arguments. State how each opposing party was involved and each did that caused the defendant harm or violated the defendant's rights, including the dates and as of that involvement or conduct. If more than one counterclaim or cross—claim is asserted, ber each claim and write a short and plain statement of each claim in a separate paragraph. Attach tional pages if needed.
	1.	
		The defendant has the following claim against the plaintiff (specify the claim and explain it; include a further statement of jurisdiction, if needed):
	2.	

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		a.	The defendant asserting the counterclaim or cross—claim against (specify who the claim is against) alleges that the following
			injury or damages resulted (specify):
		Ь.	The defendant seeks the following damages or other relief (specify):
III.	Certi	fication and Clos	sing
	and b unned nonfr evide oppos	elief that this ansv cessary delay, or n ivolous argument ntiary support or,	Civil Procedure 11, by signing below, I certify to the best of my knowledge, informatio wer: (1) is not being presented for an improper purpose, such as to harass, cause needlessly increase the cost of litigation; (2) is supported by existing law or by a for extending, modifying, or reversing existing law; (3) the factual contentions have if specifically so identified, will likely have evidentiary support after a reasonable investigation or discovery; and (4) the answer otherwise complies with the requirement
	A.	For Parties W	ithout an Attorney
			ide the Clerk's Office with any changes to my address where case—related papers may be stand that my failure to keep a current address on file with the Clerk's Office may result of my case.
		Date of signing	g: 03/28/2017
		Signature of Do	SHOULA CHEDENIS.
	В.	For Attorneys	3
		Date of signing	g:
		Signature of A Printed Name of Bar Number	of Attorney
		Name of Law I Street Address	
		State and Zip C	

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Pro Se 3 (Rev. 12/16) The Defendant's Answer to the Complaint					
Telephone Number					
E-mail Address					

To whom it may concern:

I, Sandra Cardenas, am writing this letter in regards to the case number 2:16-CV-01238-DBP.

I received the documentations in regards to the case. At first I didn't understand what was going on and got scared. Once a friend explained to me what the documents said I got worried. I am now writing this response because I do not want to have any problems with the law. I have never seen the movie London Has Fallen. I asked my children if they did something or knew anything in regard to that but the informed me they didn't. I checked the computer to be safe but nothing in relations to the movie came in the history or the downloads.

I do not understand why this is being directed to me, aside from the fact that I have Comcast. I never illegally downloaded any movie and I did not download that movie. Nor I nor my children know how to do that. My children are all in school and don't know anything about that.

I would like to have this cleared up. Whatever is need to clear up my name please let me know. I do not want to have any trouble with the federal court.

I thank you for your time and cooperation.

P.S. Please see attached the Defendant's Answer to the Complaint form. Thank you.

Sincerely,

SANDRA CARDENAS.

Sandra Cardenas